

UNITED STATES DISTRICT COURT  
DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA

v.

(1) GARY CEDERQUIST,  
(2) CALVIN BUTNER,  
(3) PERRY MENDES,  
(4) JOEL ROGERS,  
(5) SCOTT CAMARA, and  
(6) ERIC MATHISON,

Defendants.

Case No. 24-cr-10024-IT

**JOINT INTERIM STATUS REPORT**

Pursuant to Local Rule 116.5(b), the parties hereby file this joint interim status report prepared in connection with the status conference scheduled for May 30, 2024.

(1) Automatic Discovery/Pending Discovery Requests

The government has completed its production of automatic discovery. There are no pending discovery requests.

(2) Additional Discovery

See above.

(3) Timing of Additional Discovery Requests

The defendants are in the process of reviewing the government's discovery and are evaluating the need for any additional requests.

(4) Protective Orders

The Court issued a protective order on May 16, 2024 (DN 56). The parties do not anticipate needing any additional protective orders.

(5) Pretrial Motions

The defendants have not yet determined whether any pretrial motions will be filed pursuant to Fed. R. Crim. P. 12(b).

(6) Expert Discovery

The parties anticipate setting dates for expert witness disclosures at the first scheduled hearing before the District Judge.

(7) Defenses of Insanity, Public Authority, or Alibi

None of the defendants anticipate raising a defense of insanity, public authority, or alibi.

(8) Speedy Trial Act

All of the time has been excluded from the defendants' initial appearances in the District of Massachusetts through May 30, 2024. The parties request that the time be excluded from May 30, 2024 through the date of the next status conference.

(9) Plea Discussions; Length of Trial

The parties have not engaged in any plea discussions. The parties anticipate that trial will take two to three weeks.

(10) Status Conference Scheduling

The parties request that another interim status conference be scheduled for a date approximately 60 days out.

Respectfully submitted,

GARY CEDERQUIST

By his attorney,

/s/ Kevin J. Reddington

Kevin J. Reddington  
Williamsburg Square  
1342 Belmont St., Suite 203  
Brockton, MA 02301  
[kevinreddington@msn.com](mailto:kevinreddington@msn.com)  
(508) 583-4280

JOSHUA S. LEVY

Acting United States Attorney

By: /s/ Christine Wichers

Christine Wichers  
Adam W. Deitch  
Assistant United States Attorneys  
[christine.wichers@usdoj.gov](mailto:christine.wichers@usdoj.gov)  
[adam.deitch@usdoj.gov](mailto:adam.deitch@usdoj.gov)  
617-748-3100

CALVIN BUTNER

By his attorney,

/s/ William H. Connolly

William H. Connolly

Law Offices of William H. Connolly

20 Park Plaza, Suite 1000

Boston, MA 02210

[whc@williamconnollylaw.com](mailto:whc@williamconnollylaw.com)

617-542-0200

PERRY MENDES

By his attorney,

R. Bradford Bailey

R. Bradford Bailey

Brad Bailey Law, P.C.

44 School Street, Suite 1000B

Boston, MA 02108

[brad@bradbaileylaw.com](mailto:brad@bradbaileylaw.com)

781-589-2828

JOEL ROGERS

By his attorneys,

/s/ Timothy M. Burke

Timothy M. Burke

Jared S. Burke

Law Offices of Timothy M. Burke

117 Kendrick Street, Suite 300

Needham, MA 02494

[tburke@timburkelaw.com](mailto:tburke@timburkelaw.com)

[jsburke@timburkelaw.com](mailto:jsburke@timburkelaw.com)

781-455-0707

SCOTT CAMARA

By his attorney,

/s/ Anthony R. Riccio

Anthony R. Riccio

Riccio Law, LLC

1147 Hancock Street, Suite 212

Quincy, MA 02169

[arriccio@anthonyricciolaw.com](mailto:arriccio@anthonyricciolaw.com)

617-404-8878

ERIC MATHISON

By his attorney,

/s/ Sandra M. Gant

Sandra M. Gant

Federal Defenders Office

51 Sleeper Street, 5th Floor

Boston, MA 02210

[Sandra\\_Gant@fd.org](mailto:Sandra_Gant@fd.org)

617-223-8061

**Certificate of Service**

I certify that this document filed through the ECF system will be sent electronically to the registered participants as identified on the Notice of Electronic Filing on May 24, 2024.

/s/ Christine Wichers

Christine Wichers